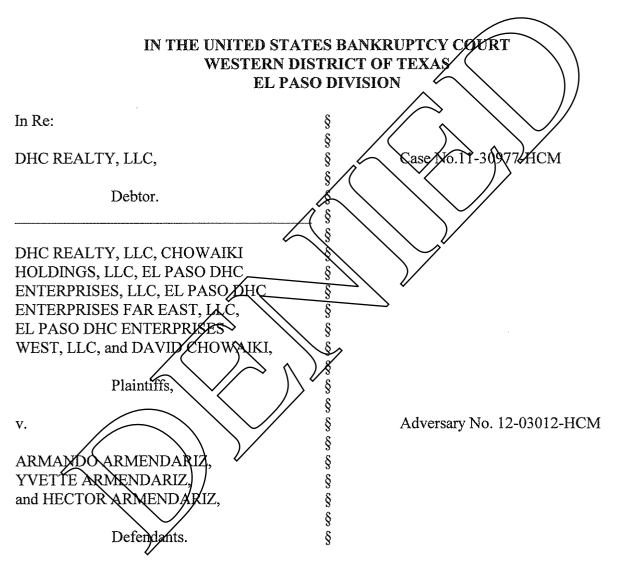


# IT IS HEREBY ADJUDGED and DECREED that the below described is DENIED.

Dated: February 13, 2013

JOHN C. AKARD
UNITED STATES BANKRUPTCY JUDGE



ORDER REGARDING PLAINTIFFS' MOTION TO COMPEL AND FOR SANCTIONS AGAINST YVETTE ARMENDARIZ

On this date came on to be heard Plaintiffs' Motion to Compel and for Sanctions Against

Yvette Armendariz (hereinafter the "Motion"). The Court finds that written discovery was served on Defendant Yvette Armendariz in the time and manner prescribed by the Federal Rules of Civil Procedure. The Court further finds that Defendant Yvette Armendariz has made invalid objections, has given evasive and false answers, and has not fully and properly answered Plaintiffs' Interrogatories or Requests for Production of Documents.

Accordingly, the Court finds that Plaintiffs' Motion To Compel and for Sanctions Against Yvette Armendariz should be granted. The Court further finds that Defendant Yvette Armendariz's invalid objections, evasive and false answers, and failure to fully and properly answer Plaintiffs' Interrogatories and Requests for Production was without substantial justification, that no other circumstances exist which would make an award of expenses to Plaintiffs unjust, and accordingly the Court finds that Plaintiffs are entitled to recover \$2,500.00 as reasonable attorney's fees and expenses incurred in obtaining this order. It is therefore

ORDERED, ADJUDGED AND DECREED that Plaintiffs' Motion To Compel and for Sanctions Against Yvette Armendariz is hereby sustained or denied with regard to Plaintiffs' discovery sought from Defendant Yvette Armendariz as set forth hereinbelow:

# INTERROGATORIES

INTERROGATORY NO. 3:

If you contend that Plaintiffs' claims are barred in whole or in part by fraud, please set forth all of the facts and evidence that you intend to use to support that defense, identify all documents (by title, date, author, custodian and a summarization of contents) that you intend to use to support that defense, and identify all persons who have knowledge of facts supporting that defense.

SUSTAINED		DENIED	***************************************
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Defendant Yvette Apprendariz MUST/NEED NOT supplement his answer this Interrogatory.

#### **INTERROGATORY NO. 4:**

SUSTAINED \_\_\_\_

If you contend that Plaintiffs' claims are barred in whole or in part by the doctrine of un	clean
hands, please set forth all of the facts and evidence that you intend to use to support that det	ense,
identify all documents (by title, date, author, custodian and a summarization of contents) that	ıt you
intend to use to support that defense, and identify all persons who have knowledge of	facts
supporting that defense.	

DENIED \_\_\_\_\_

	•
Defendant Yvette Armendariz MU	ST/NEED NOT supplement his answer this Interrogatory.
INTERROGATORY NO. 5:	
all of the facts and evidence that you title, date, author, custodian and a s	s' claims are barred in whole or in part by laches, please set forth u intend to use to support that defense identify all documents (by summarization of contents) that you intend to use to support that the have knowledge of facts supporting that defense.
SUSTAINED	DENIED
Defendant Yvette Armendariz MU	IST/NEED NOT supplement his answer this interrogatory.
INTERROGATORY NO. 6:	
please set forth all of the facts and all documents (by title, date, author	is' claims are barred in whole or in part by the doctrine of waiver, evidence that you intend to use to support that defense, identify restodian and a summarization of contents) that you intend to entify all persons who have knowledge of facts supporting that
SUSTAINED	DENIED
Defendant Yvette ArmendarizMX	IST/NEED NOT supplement his answer this Interrogatory.
INTERROGAT <del>OR</del> Y NO. 7:	
equitable estopped, please set forth defense, identify all documents (by	iffs' claims are barred in whole or in part by the doctrine of all of the facts and evidence that you intend to use to support that y title, date, author, custodian and a summarization of contents) at defense, and identify all persons who have knowledge of facts
SUSTAINED	DENIED
Defendant Yvette Armendariz MU	UST/NEED NOT supplement his answer this Interrogatory.

#### **INTERROGATORY NO. 8:**

SUSTAINED

If you contend that Plaintiffs' claims are barred in whole or in part because of an accord and satisfaction, please set forth all of the facts and evidence that you intend to use to support that defense, identify all documents (by title, date, author, custodian and a summarization of contents) that you intend to use to support that defense, and identify all persons who have knowledge of facts supporting that defense.

DENIED

	And A Company of the Annual An
Defendant Yvette Armendariz MUST	NEED NOT supplement his answer this Interrogatory.
INTERROGATORY NO. 9:	
consideration, please set forth all of t	claims are barred in whole or in part because of a failure of the facts and evidence that you intend to use to support that
	tle, date, author, custodian and a summarization of contents) lefense, and identify all persons who have knowledge of facts
SUSTAINED	DENTED
Defendant Yvette Armendariz MUST	NEED NOT supplement his answer this Interrogatory.
REQU	ESTS FOR PRODUCTION
GENERAL INSTRUCTION	
Unless otherwise specified, ea	ach request is limited to the time period from January 1, 2006
through the present.	
SUSTAINED	DENIED
REQUEST FOR PRODUCTION N	VO. 1):
All documents relating to any	savings bank books, records, accounts and memoranda held or in connection with any other person or entity, whether the
books are current or may have been c	
SUSTAINED	DENIED
Yvette Armendariz MUST/NEED N	NOT supplement her response and produce documents in
response to the above Request in orde	er to address Plaintiffs' issues raised relative thereto.

#### REQUEST FOR PRODUCTION NO. 2:

connection with any other person or entity, including checkbooks, checkbook stubs, statements cancelled checks and deposit slips, whether the accounts are current or have been closed.	
SUSTAINED DENIED	
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents i response to the above Request in order to address Plaintiffs' issues raised relative thereto.	n
REQUEST FOR PRODUCTION NO. 3:	
All documents relating to any stock certificates, bonds, or other securities in you name, individually or jointly, or in connection with any other person or entity, or which may be hel in the account of Yvette Armendariz, individually, or in conjunction with any other person or entit in any corporation.	d
SUSTAINED DENIED	
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents i response to the above Request in order to address Plaintiffs' issues raised relative thereto.	n
REQUEST FOR PRODUCTION NO. 4:	
All documents relating to any stock brokerage accounts in your name, individually or jointly or in connection with any other person or entity including but not limited to, books, record accounts, monthly statements, statements of transactions and all other papers and memorand thereof;	s,
SUSTAINED DENIED	
Yvette Armendariz MUST NEED NOT supplement her response and produce documents it response to the above Request in order to address Plaintiffs' issues raised relative thereto.	in
REQUEST FOR PRODUCTION NO. 5:	
All federal and state income tax returns filed by you for the previous four (4) years (2005, 2009, 2010, and 2011) together with any schedules and worksheets related thereto as well as all other papers and memoranda referring to any adjustment made in connection therewith. jointly.	
SUSTAINED DENIED	

Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.

#### **REQUEST FOR PRODUCTION NO. 6:**

SUSTAINED \_\_\_\_

All documents relating to deeds or conveyances of real property in your name, indi	vidually
or jointly, or in connection with any other person or entity, or of which you, individually or	r jointly,
are the legal beneficiary or equitable owner or have any interest therein.	

DENIED \_\_\_\_\_

Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.		
REQUEST FOR PRODUCTION NO. 7:		
All documents relating to monies received and being presently received by you from all sources, including but not limited to, accounts receivable, wages, earnings, draws, dividends, bonuses, automobile sales, real property leases, or reimbursed expenses, for the preceding four (4) years.		
SUSTAINED DENIED		
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.		
REQUEST FOR PRODUCTION NO. 8:		
All documents relating to policies of insurance covering you or your personal or real property including but not limited to life, liability, accident, home, and automobile, and all records showing payments for premiums therefor.		
SUSTAINED DENIED		
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.		
REQUEST FOR PRODUCTION NO 9:		
All cocuments relating to your memberships in and contributions to any charity or any other organizations or associations, including private or professional clubs or associations.  SUSTAINED		
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.		

# **REQUEST FOR PRODUCTION NO. 10:**

All documents relating to any business entity in which you have an interest, individually or
jointly, or in conjunction or partnership with any other individual or entity, including, but not limited
to, books, records, general ledgers, general journals, cash journals, payroll records, purchase and
sales journals, petty cash records, bank statements, and cancelled checks.

SUSTAINED	DENIED	
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.		
REQUEST FOR PRODUCTION NO. 11:		
All records for any corporation which you, indirectly if the corporation records are under your	individually or jointly, hold stock directly or actual or constructive control.	
SUSTAINED	DENIED	
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.		
REQUEST FOR PRODUCTION NO. 12:		
All documents relating to the title of any asserpresently owned by you, individually or jointly, or preceding four (4) years.	ets held by you, individually or jointly, whether previously transferred by or to you within the	
SUSTAINED	DENIED	
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.  REQUEST FOR PRODUCTION NO. 13:		
All documents relating to bills and/or purchased by you and records concerning acquisition	ase price for items costing in excess of \$500.00 on of same.	
SUSTAINED	DENIED	
Yvette Armendariz MUST/NEED NOT supplem response to the above Request in order to address P		

All documents relating to bills and/or purchase price for items costing in excess of \$500.00

#### **REQUEST FOR PRODUCTION NO. 14:**

owned by you which you claims to be exempt property and records concerning your a same.	equisition of
SUSTAINED DENIED	
Yvette Armendariz MUST/NEED NOT supplement her response and produce de response to the above Request in order to address Plaintiffs' issues raised relative the	
REQUEST FOR PRODUCTION NO. 15:	
All documents relating to any location in which you maintain a business enterpri but not limited to, real estate purchase contracts, deeds, lease agreements, rental security deposits, mortgages, mortgage balance sheets, monthly mortgage payments, documentation relating thereto.	agreements,
SUSTAINED DENIED	)/
Yvette Armendariz MUST/NEED NOT supplement her response and produce de response to the above Request in order to address Plaiatiffs issues raised relative the	ocuments in reto.
REQUEST FOR PRODUCTION NO. 16:	
All documents relating to any financial statements prepared or submitted by individual or institution for the preceding five syears together with all schedules, memoranda and other papers regarding same.	y you to any, worksheets
SUSTAINED	
Yvette Armendariz MUST/NEER NOT supplement her response and produce do response to the above Request in order to address Plaintiffs' issues raised relative the	ocuments in reto.
REQUEST FOR PRODUCTION NO. 17:	
All documents relating to debts owed to you at any time within the precedir including but not limited to promissory notes, IOU notes and/or accounts receivable.	ng (5) years,
SUSTAINED DENIED	
Yvette Armendariz MUST/NEED NOT supplement her response and produce do response to the above Request in order to address Plaintiffs' issues raised relative ther	

#### **REQUEST FOR PRODUCTION NO. 18:**

All documents memorializing any contracts or financial transactions by and between you and any current or past employees of the Fuddruckers restaurants in El Paso, including but not limited to, any promissory notes, ledgers, receipts, correspondence.		
SUSTAINED DENIED		
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.		
REQUEST FOR PRODUCTION NO. 19:		
All monthly credit card statements for all credit cards used by you since January 1 2008.		
SUSTAINED DENIED		
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.		
REQUEST FOR PRODUCTION NO. 20:		
All monthly phone bills for you, your household, and for anyone living at your household since January 1, 2009.		
SUSTAINED DENIED		
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.		
REQUEST FOR PRODUCTION NO. 21:		
All documents related to the catoring business of the Fuddruckers restaurants in E Paso, Texas.		
SUSTADED		
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.		

All applications or documents submitted by you since January 1, 2008 to the Texas

#### **REQUEST FOR PRODUCTION NO. 22:**

Department of Public Safety, Texas Department of the Texas Secretary of State in order to obtain a lice state of Texas.	
SUSTAINED	DENIED
Yvette Armendariz MUST/NEED NOT supplement response to the above Request in order to address P	
REQUEST FOR PRODUCTION NO. 23:	•
All documents relating to your purchase or s	sale of any automobile since January 1, 2008.
SUSTAINED	DENIED
Yvette Armendariz MUST/NEED NOT supplemes response to the above Request in order to address P	
REQUEST FOR PRODUCTION NO. 24:	
All quarterly sales tax reports submitted by your sales of automobiles, trucks, or boats in the sta	you to the Yexas State Comptroller relating to the of Yexas since January 1, 2008.
SUSTAINED	DENIED
Yvette Armendariz MUST/NEED NOT supplement response to the above Request in order to address P	
REQUEST FOR PRODUCTION NO. 25:	
If you have provided financing to anyone where from you since January 1, 2008, produce all documents	no has purchased an automobile, truck, or boat ents memorializing these credit transactions.
SUSTAINED	DENIED
Yvette Armendariz MUST NEED NOT supplement response to the above Request in order to address P.	

# **REQUEST FOR PRODUCTION NO. 26:**

All documents memorializing communications sent by you or received by you from or with any suppliers, vendors, employees, ex-employees, family, or friends relating to the business of Fuddruckers restaurants in El Paso, Texas, since January 1, 2008.	
SUSTAINED DE	NIED
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	
REQUEST FOR PRODUCTION NO. 27:	
All documents in your possession, custody or control related to employee files or exemployee files or personnel who have worked for Fuddruckers restaurants in El Paso, Texas.	
SUSTAINED DE	NIED
REQUEST FOR PRODUCTION NO. 28:	
All records related to charitable contributions made by you utilizing Fuddruckers of El Paso's materials, food, or other items of value during the time that you have been employed by Chowaiki Holdings, LLC and/or its related Fuddruckers restaurants in El Paso, Texas.	
SUSTAINED DEI	NIED
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	
REQUEST FOR PRODUCTION NO. 29:	
All records of food purchases made by you since January 1, 2009.	
SUSTAINED	NIED
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	

# **REQUEST FOR PRODUCTION NO. 30:**

Any records related to the vending machines located in the Fuddruckers restaurants in El Paso, Texas.	
SUSTAINED DENIED	
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	
REQUEST FOR PRODUCTION NO. 31:	
All documents memorializing any cash payments received by you, rebates received by you, gifts received by you, or any items of value received by you or anyone in your household provided by customers or by vendors/suppliers with a relationship to the Fuddruckers restaurants in El Paso, Texas. This would necessarily include suppliers, vendors, employees, ex-employees, relatives, friends, military personnel, or anyone else who has provided anything of value to you because of your relationship with Chowaiki Holdings, LLC and/or the Fuddruckers restaurants in El Paso, Texas.  SUSTAINED  DENIED	
SUSTAINED	
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	
REQUEST FOR PRODUCTION NO. 32:	
All documents related to any purchases by you on behalf of Fuddruckers restaurants in El Paso, Texas since January 1, 2008.	
SUSTAINED DENIED	
Yvette Armendariz MUST/NEED NOT supplement her response and produce documents in response to the above Request in order to address Plaintiffs' issues raised relative thereto.	
Defendant Yvette Armendanizis FURTHER ORDERED to deliver to Corey W. Haugland,	
Plaintiffs' attorney of record, at the offices of James & Haugland, P.C., 609 Montana Avenue, El	
Paso, Texas 79902 on or before 5:00 p.m. on, 20, supplemental	
answers to the Interrogatories identified hereinabove wherein the Court has sustained Plaintiffs'	
arguments; and,	

Defendant Yvette Armendariz is FURTHER ORDERED to deliver to Corey W. Haugland. Plaintiffs' attorney of record, at the offices of James & Haugland, P.C., 609 Montana Avenue, El Paso, Texas 79902 on or before 5:00 p.m. on \_\_\_\_\_\_, 20\_\_\_, copies of all documents responsive to the Requests for Production identified hereinabove wherein the Court has sustained Plaintiffs' arguments; and, IT IS FURTHER ORDERED AND ADJUDGED that Plaintiffs shall recover from Defendant Yvette Armendariz, \$2,500.00 for reasonable attorney's fees and expenses which shall be delivered to Corey W. Haugland, Plaintiffs' attorney of record, at the offices of James & Haugland, P.C., 609 Montana Avenue, El Paso, Texas 79902 on or before 300 p.m. on \_, 20\_. Said sanctions are awarded as court costs, and shall be duly noted by the Clerk of this Court. All relief not granted herein is hereby denied. Submitted by: Corey W. Haugland State Bar No. 09234200 JAMES & HAUGLAND, P.C 609 Montana Avenue El Paso, Texas 79902 Phone: 915-532-3911 FAX: (915) 541-6440 Attorney for Plaintiffs